

राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

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भाग |--वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उपराज्यपाल और जुडिशल कमिश्नरज कोर्ट द्वारा अधिम्रचनाएं इत्यादि

JUDICIAL COMMISSIONER'S COURT

NOTIFICATIONS

Simla-1, the 6th December, 1955

No. J.C. IRO/49/III.—In exercise of the powers conferred under Article 227 of the Constitution of India read with the Judicial Commissioners' Courts (Declaration as High Courts) Act, 1950, and para 42 (c) of the Himachal Pradesh Courts Order, 1948, the Judicial Commissioner, with the previous approval of the Lieutenant Governor, Himachal Pradesh, is pleased to order that the rules relating to the supply of copies of records as contained in the Himachal Pradesh Copying Agencies Manual for the offices of the Deputy Commissioners in the Himachal Pradesh shall apply mutatismutandis, to all

the Civil and Criminal Courts including the Courts of District add Sessions Judges in Himachal Pradesh with effect from the 1st December, 1955, in supersession of previous Rules, Orders or Forms, in this behalf, and subject to future modifications, as may be made from time to time.

Simla-1, the 6th December, 1955

No. J. C. IRO/49/III.—In continuation of this Court's Notification of even number and date, the Judicial Commissioner is pleased to enhance the fees for the supply of copies as contained in Schedules A & B to the Himachal Pradesh Copying Agencies Manual by 50% with effect from 1st December, 1955.

By order, H. L. SONI, Registrar.

HIMACHAL PRADESH GOVERNMENT

Agriculture Department

NOTIFICATION

Simla-4, the 7th December, 1955

No. Agr. 63-3/55.—In exercise of the powers conferred by section 10 of the Land Improvement Loans Act No. XIX of 1883 as applied to Himachal Pradesh, the Lieutenant Governor, Himachal Pradesh, is pleased to direct that in supersession of this Government Notification of even number, dated the 25th May, 1955, the following amendments shall be made in the rules framed by the Punjab Government under the said Act and published with their Notification No. 284 dated the 13th August, 1910, as amended from time to time, and applied to Himachal Pradesh under Notification No. R. 81-236/49, dated the 27th December, 1949, for the existing Rule 1 substitute the following:-

"Within the limits of the funds allocated to them for the purpose, the following officers are empowered to grant loans:—

- (1) Teh-ildars upto Rs. 500.
- (2) Extra Assistant Commissioners upto Rs. 1,000.
- (3) Collectors upto Rs. 2,500 and
- (4) Financial Commissioner upto Rs. 50,000.

The above power in case of Tehsildars, Extra Assistant Commissioners and Collectors shall be subject to the proviso that in so far as loans for Horticulture, Contour bunding and terracing of fields out of the funds made available by the Director of Agriculture are concerned, the loans shall be granted to the extent of Rs. 400 per acre in the zones specified by the Director of Agriculture. The limits apply to the amounts which may be granted in any individual case. In time of famine, it may be necessary to enlarge powers of the Collectors, Extra Assistant Commissioners and Tehsidars to grant loans and this may be done by the Financial Commissioner".

By order, BASANT RAI, Assistant Secretary.

Excise Department

NOTIFICATION

Simla-4, the 8th December, 1955

No. Ex. 38-100/55.— In supersession of Notification No. Rev. (f) 86/51, dated the 12th July, 1950 issued by the Chief Commissioner, Bilaspur and under provisions of Section 4 (a) of the Bilaspur State Prohibition Act, 2001 B, the Lieutenant Governor, Himachal Pradesh is pleased to appoint the Deputy Commissioner,

Bilaspur as prohibition Commissioner for the District of Bilaspur with immediate effect for the administration of the above mentioned Act.

By order,
BASANT RAI,
Assistant Secretary (Revenue).

Law Department

NOTIFICATIONS

Simla-4, the 8th December, 1955

No. LR-110-27/54.—The Lieutenant Governor, Himachal Pradesh, is pleased to grant 6 (six) days, earned leave to Shri N. D. Gupta, Government Advocate, Bilaspur District, with effect from the 30th August, 1954, to the 4th September, 1954, with permission to prefix and suffix 29th August, 1954, and 5th September, 1954, as Sundays.

Simla-4, the 8th December, 1955

No. LR-110-27/54.—In supersession of Notification No. Estt. (Leave)1/51, dated the 11th December, 1953, issued by the then Chief Commissioner of Bilaspur, the Lieutenant Governor, Himachal Pradesh, has been pleased to grant 3 (three) days' earned leave on average pay to Shii N. D. Gupta, Public Prosecutor and Government Advocate, Bilaspur, with effect from the 5th October, 1953, to 7th October, 1953, with permission to prefix the 4th October, 1953, as Sunday.

By order, B. D. SHARMA, Assistant Secretary (Judicial).

Medical Department

NOTIFICATIONS

Simla-4, the 8th December, 1955

No. M-65-167/53.—Dr. K. N. Udupa, Civil Surgeon, Mandi District, is granted 120 days' Extraordinary leave in continuation of leave already sanctioned in Himachal Pradesh Government Gazette notification of even number dated the 8th December, 1954.

Simla-4, the 8th December, 1955

No. M-61-80/50.—The Lieutenant Governor, Himachal Pradesh, has been pleased to extend the officiating appointment of Dr. Jai lal, B.Sc., M.B.B.S., as District Medical Officer (Civil Surgeon) Sirmur District, made vide gazette notification No. M-61-80/50 dated the 7th January, 1955, till 21st January, 1956, the date upto which Dr. Udupa has been granted extension of leave.

By order, C. D. SHARMA, Secretary.

Panchayat Department

NOTIFICATION

Simla-4, the 10th December, 1955

No. CS.-70-10/54.—Corrigendum to Notification No. CS. 70-10/54 dated the 26th January, 1954. The following alterations has been made in the headquarter of the gram panchayat "Tikri" as mentioned below:—

Pachhad Tehsil—Instead of "Tikri" the headquarter of gram panchayat is fixed at "Jarg" in Tehsil Pachhad of Sirmur District.

> By order, FATEH SINGH,

Secretary.

Planning & Development Department

NOTIFICATIONS

Simla-5, the 6th December, 1955

No. D-108-14/54-II.—Shri Gulab Singh Jhinna, Agriculture Inspector, Mandi, in the scale of Rs. 100-10-200/10-300, is promoted to officiate as Block Development officer against the temporary post in the scale of Rs. 200-10-270/10-350 in N.E.S. Chachiot Block, with effect from the forenoon of 10th November, 1955.

Simla-5, the 6th December, 1955

No. D-108-14/54-II.—Shri Krishna Nand Joshi, is appointed as Block Development Officer, Chamba N. E. S. Block, against a temporary post at Rs. 200 p.m. in the scale of Rs. 200-10-270/10-350, with effect from the forenoon of 13th October, 1955.

By order,
A. B. MALIK, I.A.S.,
Additional Secretary.

Public Works Department NOTIFICATION

Simla-4, the 3rd December, 1955

No. PW. 42-31/55-40793.—The following draft rules for permission to build within the 'controlled Area' declared under Himachal Pradesh Nofitication No. PW. 43-48/51-32309 dated the 19th September, 1955 published in Himachal Rajpatra dated 1st October, 1955 which the Government of Himachal Pradesh propose to make in exercise of the powers conferred by section 17 of Uttar Pradesh Land side Control Act 1945 as extended to the State of Himachal Pradesh by the Government of India, Ministry of Transport vide Notification, No. SRO/504 dated the 9th March, 1952 (published in the Gazette of

India Part II section 3 dated the 22nd March, 1952) are published for information of all persons likely to be affected thereby. The draft will be taken into consideration on or after the 30th day of the publication together with any objections or suggestions which may be received with respect to it before that date.

Class of road	Nature of area	Distance to- be left un- built from Central line
National Highway	Road junctions up-hill side Down hill side Level side	75 ft. 50 ft. 50 ft. 50 ft.
State High- ways	Road Junctions up-hill side Down hill side Level reach	75 ft. 40 ft. 40 ft. 40 ft.
Other road	Road Junctions Up-hill side Down hill side Level reach	75 ft. 35 ft. 35 ft. 35 ft.

G. R. NANGEA, Secretary.

Revenue Department

NOTIFICATIONS

Simla-4, the 8th December, 1955

No. R. 88-31/53.—In continuation of Himachal Pradesh Government, Revenue Department Notification of even number, dated the 17th June, 1955, the following further amendment is hereby made in the Himachal Pradesh Nautor Rules, 1954:—

Amendment of rule 5.—The following shall be substituted for the existing rule 5:—

"Persons eligible to get Nautor & the maximum limit of grant" 5.—(1) Maximum limit of grant of Nautors shall be as under:—

- (i) for horticultural purposes 20 bighas.
- (ii) for general agricultural purposes10 bighas.
- (iii) for Gharats (water mills) [the land actually required for taking out a kuhl (water channel) shall be sanction in addition] 2 biswas.
- (iv) Buildings 5 biswas.

Provided that such grant shall be made only to the extent to which the existing holding falls short of the area specified in sub-rule (1).

(2) Nautor shall be granted within the

maximum limit prescribed under sub-rule (1) to:-

- (i) landless persons, viz. to persons having no land in Himachal Pradesh either as owners, mortgagees, tenants (occupancy or non-occupancy) or lessees; and
- (ii) if no landless person comes forward for a particular piece of land, to such persons as hold culturable land less than the limit prescribed under sub-rule (1) above. Provided that the term "existing holding" given in the proviso to sub-rule (1) above shall be taken separately for each of the items mentioned in that sub-rule.

Explanation:—For purposes of clause (ii) of sub-rule (2) if A has 5 bighas of culturable land and 10 bighas of land used for horticultural purposes, A shall subject to other provisions of these rules, be entitled to get 5 bighas of land for agricultural purposes and 10 bighas of land for horticultural purposes.

Provided further that -

(a) in area higher than 7,000 feet above sea level, the maximum limit of grant of land for agricultural purposes shall be 20 bighas provided that this concession shall not be admissible to persons owning orchards consisting of 20 bighas or more in those areas and that such persons may be granted Nautors upto 10 bighas only;

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- (b) in areas where only one crop in a year or two years is raised, the maximum limit of grant of land for agricultural purposes shall be 20 bighas;
- (c) grants under (a) or (b) above shall be made only to the extent to which the existing holding falls short of the area specified above.

Provided further that in cases of joint holdings held jointly by joint owners, the respective proportionate share of each joint holder, as entered in the revenue records shall be taken to be the land already in possession of each joint holder for purposes of grant of Nautor land.

Provided further that in case of co-of erative organisation the limit for grant of land for agricultural and horticultural purposes shall be 50 bighas.

Simla-4, the 8th December, 1955.

No. R. 8-25/55.—In exercise of the powers conferred under section 3 (c) of the Land Acquisition Act, 1894, the Lieutenant Governor, Himachal Pradesh, is pleased to appoint Shri Mangat Ram to perform the functions of a Collector under the above Act in the whole of Himachal Pradesh in connection with the lands required for the purposes of the P.W.D.

By order, BASANT RAI, Assistant Secretary.

सुल राम आम खागडी

डिस्ट्क्ट में जिस्ट्रेट।

सी॰ पेल॰ कपिला,

माग 2-वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यत्तों और जिला मैजिस्ट्र टों द्वारा अधिसुचनाएं इत्यादि श्री नैन सिंह सपत्र श्री कार्यालय, जिलाधीश, जिला सिरमीर, नाइन । शलांजो पछाट सुरतिया ग्राम कनोग नाइन, 9 दिसम्बर, 1955 श्री ठौडिया राम सपुत्र करगान् नं० २४६३ पी॰ डी० सी॰ ४४.- में सी॰ एल॰ कपिला, श्री सोभा राम ग्राम दूघम हिस्टिक्ट मै जिस्ट्रेट, जिला सरमौर, हिमाचल प्रदेश पंचायत नियम श्री लज्जा राम में म्बर ग्राम बोइ।ना १७८ (३) के ऋधीन निम्नलिखत तप्टशीलों के निर्वाचित प्रतिनिधियों पंचायत जोहाना के नाम प्रकाशित करता हं:-नैना घारटी श्री चरिया राम सपुत्र श्री

भाग 3—श्रिविनयम, विधेयक, और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उपराज्यपाल, जुिंडशल कमिशनरज्ञ कोर्ट, फाइनेन्शल कमिशनर, कमिशनर आफ इन्कम टैक्स द्वारा अधिमृचित आदेश इत्यादि ।

पंचकानाम

ग्राम कजबाह

श्री भगवान सपुत्र श्री भोलर

शुन्य

भाग 4-स्थानीय स्वायत्त शासनः म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटीफाइड और टाउन एरिया तथा पंचायत विभाग

भाग 5—वैयक्तिक अधिसुचनाएं और विज्ञापन

Development Department

TENDER NOTICE

Simla-5, the 8th December, 1955

No. D-108-165/54.—Sealed tenders superscribed as tenders for the construction of the undermentioned set of buildings to be constructed at Chachiot in district Mandi, are invited to reach the Deputy Commissioner, Mandi, before 12 noon on or before 5th January, 1956. Tenders will be opened the same day and the tenderers are invited to attend.

S. N.	Name of building	Approximate cost
1.	Block Office and Store (one)	9,000
2.	Block Development Officer's residence (one)	7,500
3.	Block for class III Officers (6 sets)	24,000
4.	Block for class IV Officers (4 sets)	10,900

Separate tenders for all buildings may be submitted on ordinary papers.

The above tenders should be accompanied by an earnest money of Rs. 450, 375, 1200 and 500 respectively in the form of treasury receipt on any treasury office of the Himachal Pradesh. Tenders without earnest money will not be considered.

Plans, estimates and specifications can be seen in the office of the Block Development Officer, Chachiot on any working day.

On acceptance of any tender the tenderer has to complete the work within March, 1956 to the satisfaction of the Development Commissioner, Himachal Pradesh or his representative. If the work is not done according to specifications the tenders will be recalled and the loss suffered by the Government, if any, will be recovered from the 1st tenderer.

ADVERTISEMENT

Simla-5, the 5th December, 1955

Applications to reach the undersigned by the 24th December, 1955 are invited for the following temporary posts in Bilaspur District, sanctioned under the Community Project Organisation, likely to continue during the Second Five Year Plan. Preference will be given to the candidates belonging to the Scheduled areas and Tribes. Age limit is 25 years but can be relaxed upto 35 years in deserving cases. No T. A. will be paid for any journey performed in this connection—

NAME OF THE POST	SCALE	QUALIFICATIONS
(i) One Wood Working De- monstrator (Instructor)	Rs. 120-7- 190/8-270, 10-300	Matric, Diploma in Wood Working with 5 years experience in teaching modern techniques of Wood work. Preference will be given to persone with higher qualifications and knowledge of Wood Seasoning.
(ii) One Tin- Smithy Black- Smithy Demonstrator (Instructor)	Do	Matric, Diploma in Tin-Smithy and Black-Smithy from a recognised Institution with 5 years experience [practical] in the line.
(iii) One Lea- ther Demons- trator (Instructor)	Do	Matric, Diploma of some recognised Tanning and Leather Institution with 5 years practical experience in the line.
	Ad	A. B. MALIK, Iditional Secretary.

भाग 6- भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

Law Department

NOTIFICATIONS

Simla-4, the 5th November, 1955

No. LR 1-89/54.—The Insurance (Amendment) Ordinance, 1955 (No. 6 of 1955) recently promulgated by the President of India, and already published in the Gazette of India Extraordinary Part II, Section 1, dated the 1st November, 1955, is hereby republished in the Himachal Pradesh Government Gazette for the information of the

general public.

THE INSURANCE (AMENDMENT) ORDINANCE,

1955

(No. 6 of 1955)

Promulgated by the President in the Sixth Year of the Republic of India

An Ordinace further to amend the Insurance Act, 1938.

WHEREAS Parliament is not in session, and the President is satisfied that circumstances exist which render it necessary for him to take immediate

action :

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

- 1. Short title and commencement.—(1) This Ordinance may be called the Insurance (Amendment) Ordinance, 1955.
 - (2) It shall come into force at once.
- 2. Insertion of new section 52BB.—In the Insurance Act, 1938 (IV of 1938) (hereinafter referred to as the principal Act), after section 52B, the following section shall be inserted, namely:—
 - "52BB. Powers of Administrator respecting property liable to attachment under section 106.—(1) If the Administrator is satisfied that any person has rendered himself liable to be proceeded against under section 106, he may, pending the institution of proceedings against such person under that section, by order in writing, prohibit him or any other person from transferring or otherwise disposing of any property which, in the opinion of the Administrator, would be liable to attachment in proceedings under that section.
- (2) Any person aggrieved by an order made by the Administrator under sub-section (1) may, within fourteen days from the date on which the order is served on him, appeal against such order to the Central Government, and the Central Government may pass such order thereon as it thinks fit.
- (3) An order made by the Administrator under sub-section (1) shall, subject to any order made by the Central Government on appeal, be in force for a period of three months from the date of the order unless, before the expiry of the said period, an application is made under sub-section (1) of section 106 to the court competent to exercise jurisdiction under that sub-section, and when such an application is made, the order shall, subject to any order made by that court, continue in force as if it were an order of attachment made by that court in proceedings under that section.
- (4) An order made by the Administrator under this section shall, -
 - (a) in the case of an order affecting a corporation or firm, be served in the manner provided for the service of summon: in rule 2 of Order XXIX or rule 3 of Order XXX, as the case may be, in the First Schedule to the Code of Civil Procedure, 1908, (VII of 1908) and
 - (b) in the case of an order affecting a person not being a corporation or firm, be served on such person—
 - (i) personally, by delivering or tendering to him the order, or
 - (ii) by post, or
 - (iii) where the person cannot be found, by leaving a copy of the order with some adult male member of his family or by

affixing such copy to some conspicuous part of the premises in which he is known to have last resided or carried on business or personally worked for gain,

and every such order shall also be published in the Official Gazette.

- (5) If any question arises whether a person was duly served with an order under sub-section (4), the publication of the order in the Official Gazette shall be conclusive proof that the order was so served, and a failure to comply with the provisions of clause (a) or clause (b) of sub-section (4) shall not affect the validity of the order.
- (6) Notwithstanding anything contained in this section, any property in respect of which an order has been made by the Administrator may, with the previous permission of the Administrator and subject to such terms and conditions as he may impose, be transferred or otherwise disposed of.
- (7) Notwithstanding anything contained in any other law for the time being in force, the transfer or other disposition of any property in contravention of any order made by the Administrator under this section or of any terms and conditions imposed by him shall be void.
- (8) For the purpole of enabling him to form an opinion as to whether any property would be liable to attachment in proceedings under section 100 or for the purpole of enabling him to institute proceedings under that section the Administrator may require any perion to furnily information on such points or matters as in the opinion of the Administrator may be relevant for the purpole, and any person so required shall be deemed to be legally bound to furnily such information within the meaning of section 176 of the Indian Penal Code (XLV of 1860.)
- (9) The Administrator sha'l have all the powers of a civil court under the Code of Civil Procedure, 1908, (V of 1908) while trying a suit in respect of the following matters, namely:—
 - (a) summoning and enforcing the attendance of witnesses and examining them on oath;
 - (b) requiring the production of documents; and
 - (c) receiving evidence on affidavits;

and any proceeding before the Admini trator under this section half be deemed to be a judicial proceeding within the meaning of sections 193 and 228 of the Indian Penal Code (XLV of 1860)

- (10) Save as provided in this rection or in section 106, and notwith tanding anything contained in any other law for the time being in force:—
 - (a) no suit or other legal proceeding hall lie in any court to set aside or modify any order of the Admini trator or the Central Government made under this section, and
 - (b) no court shall p.ss any decree, grant any injunction or make any other order which

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shall have the effect of nullifying or affecting in any way any such order.".

- 3. Amendment of section 52G.—In section 52G f the principal Act, in sub-section (1), for the rords and figures "sections 52A to 52C inclusive", he following shall be substituted, namely:—
 - "section 52A, section 52B, section 52BB or section 52C".
- 4. Substitution of new section for section 106.— for section 106 of the principal Act, the following ection shall be, and shall be deemed always to have been, substituted, namely:—
 - "106. Power of court to order restoration of property of insurer or compensation in certain cases.—
 (1) If, on the application of the Controller or an Administrator appointed under section 52A or an insurer or any policy-holder or any member of an insurance company or the liquidator of an insurance company (in the event of the insurance company being in liquidation), the court is satisfied—
 - (a) that any insurer (including in any case where the insurer is an insurance company any person who has taken part in the promotion or formation of the insurance company or any past or present director, managing agent, manager, secretary or liquidator) or any officer, employee or agent of the insurer,—
 - (i) has misapplied or retained or become liable or become accountable for any money or property of the insurer; or
 - (ii) has been guilty of any misfeasance or breach of trust in relation to the insurer; or
 - (b) that any person, whether he is or has been in any way connected with the affairs of the insurer or not, is in wrongful possession of any money or property of the insurer or having any such money or property in his possession wrongfully withholds it or has converted it to any use other than that of the insurer; or
 - (c) that, by reason of any contravention of the provisions of this Act, the amount of the controlled fund within the meaning of section 27A has been diminished;

the court may examine any such insurer, director, managing agent, manager or liquidator or any such officer, employ e or agent of the insurer or such other person, as the case may be, and may compel him to cotribute such sums to the assets of the in urer by way of compensation in respect of the mis application, retainer, mi feasance or breach of trust as the court thinks fit, or to pay such sum as may be found due from him in respect of any money or property of the in urer for which he is liable or accountable or to restore any money or property of the insurer or any part thereof, as the case may be; and where the amount of the controlled fund has been diminished by reason of any contravention of the provi ions of this Act, the court shall have power to assess the sum by which the amount of the fund has been diminished and to order the person guilty of such contravention to contribute to the fund the whole or any part of that sum by way of compensation; and in any of the aforesaid cases in the court shall have

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power to order interest to be paid at such rate and from such time as the court may deem fit.

- (2) Without prejudice to the provisions contained sub-section (1) or sub-section (3), where it is proved that any money or property of an insurer has disappeared or has been lost, the court shall pre ume that every person in charge of, or having a di posing power over, such money or property at the relevant time (whether a director, manager, principal officer or any other officer) has become accountable for such money or property within the meaning of sub-clause (i) of clause (a) of subsection (1), and the provisions of that sub-section sha'l apply accordingly, unless such person proves that the money or property has been utilised or disposed of in the ordinary course of the business of the insurer and for the purpose of that business or that he took all reasonable steps to prevent the disappearance or los of such money or property or otherwise satisfactorily accounts for such di appearance or loss.
- (3) Where the insurer is an in urance company and any of the acts referred to in clauses (a), (b) and (c) of sub-section (1) has been committed by any person, every per on who was at the relevant time a director, managing agent, manager, liquidator, secretary or other officer of the in urance company shall, for the pulposes of that sub-section, be deemed to be liable for that act in the same manner and to the same extent as the per on who has committed the act, unless he proves that the act was committed without his consent or connivance and was not facilitated by any neglect or omission on his part.
- (4) Where at any stage of the proceedings against any person under this section (hereinafter referred to as the delinquent), the court is satisfied by affidavit or otherwie—
 - (a) that a prima facie case has been made out again t the delinquent; and
 - (b) that it is jut and proper so to do in the interests of the policy-holders of an insurer or of the members of an insurance company, the court may direct the attachment of—
 - (i) any property of the insurer in the possession of the delinquent;
 - (ii) any property of the de'inquent which belongs to him or is deemed to belong to him within the meaning of sub-section (5);
 - (iii) any property transferred by the delinquent within two years before the commencement of proceedings under sub-section (1) or during the pendency of such proceedings, if the court is satisfied by affidavit or otherwise that the transfer was otherwise than in good faith and for consideration.
- (5) For the purposes of sub-section (4), the following classes of property shall be deemed to belong to a delinquent,—
 - (a) any property standing in the name of any person which by reason of the person being connected with the delinquent, whether by way of relationship or otherwise, or on account of any other relevant circumstances appears to be ong to the delinquent;

(b) the property of a private company in respect of the affairs of which the delinquent, by himself or through his nominees, relatives, partners or persons interested in any shares of the company, is able to exercise or is entitled to acquire control, whether direct or indirect.

Explanation.—For the purposes of this section a person shall be deemed to be a nominee of a delinquent, if, whether directly or indirectly, he possesses on behalf of the delinquent, or may be required to exercise on the direction or on behalf of the delinquent, any right or power which is of such a nature as to enable the delinquent to exercise or to entitle the delinquent to acquire control over the company's affairs.

- (6) Any claim to any property attached under this section or any objection to such attachment shall be made by an application to the court, and it shall be for the claimant or objector to adduce evidence to show that the property is not liable to attachment under this section, and the court shall proceed to investigate the claim or objection in a summary manner.
- (7) When disposing of an application under sub-section (1), the court shall, after giving all persons who appear to it to be interested in any property attached under this section an opportunity of being heard, make such order as it thinks fit respecting the disposal of any such property for the purpose of effectually enforcing any liability under this section, and all such presons shall be deemed to be parties to the proceedings under this section.
- (8) In any proceedings under this section the court shall have full power and exclusive jurisdiction to decide all questions of any nature whatsoever arising thereunder and, in particular, with respect to any property attached under this section, and no other court shall have jurisdiction to decide any such question in any suit or other legal proceeding.
- (9) In making any order with respect to the disposal of the property of any private company referred to in clause (b) of sub-section (5), the court shall have due regard to the interests of all persons interested in such property other than the definquent and persons referred to in that clause.
- (10) This section shall apply notwinstanding that the act is one for which the person concerned may be criminally liable.
- (11) In proceedings under this section the court shall have all the powers which a court has under section 257 of the Indian Companies Act, 1913 (VII of 1913).
- (12) This section shall apply in respect of a co-operative society as defined in Part III as it applies in respect of an insurer.
- (13) On and from the commencement of the Insurance (Amendment) Ordinance, 1955, the court entitled to exercise jurisdiction under this section shall be the High Court within whose jurisdiction the registered Office of the insurer is situate (hereinafter referred to as the High Court) and any proceedings under this section pending at such commencement in any court other than the High Court shall, on such commencement, stand transferred to the High Court.

- (14) The High Court may make ru'es providing for-
- (a) the manner in which enquiries and proceedings may be held under this section;
- (b) any other matter for which provision has to be made for enabling the High Court to effectively exercise its jurisdiction under this section."
- 5. Amendment of section 107.—In section 107 of the principal Act, in sub-section (1),—
 - (a) after the words "the Controller", the words and figures "or an Admini trator appointed under section 52A" shall be inserted;
 - (b) for the words, brackets and figures "any director, manager or other officer of any insurer or any person who is liab!e under sub-section (2) of section 41", the words, brackets and figures "any director, managing agent, manager, secretary or other officer of an insurer or any liquidator or any employee or agent of an insurer or any person who is liable under sub-section (2) of section 41 or any other person" shall be au! stituted.

RAJENDRA PRASAD,

President.

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Received assent on 21-10-55

Simla-4, the 7th November, 1955

No. LR-1-89/54.—The following Acts which were recently passed by the Parliament of India, and which have, already, been published in the Gazette of India Extraordinary Part II, Section I dated the 22nd October, 1955, are, hereby republished in the Himachal Pradesh Government Gazette for the information of the general public.

Received assent on 21-10-1955
THE CHARTERED ACCOUNTANTS
(AMENDMENT) ACT, 1955

(40 of 1955)

AN ACT

further to amend the Chartered Accountants Act, 1949.

BE it enacted by Parliament in the Sixth Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Chartered Accountants (Amendment) Act, 1955.
- 2. Amendment of section.—In section 4 of the Chartered Accountants Act, 1949, (XXXVIII of 1949) for clause (v) of sub-section (1), the following clause shall be substituted, namely:—
 - "(v) any person who has passed such other examination and completed such other training without India as is recognised by the Central Government or the Council as being equivalent to the examination and training prescribed for members of the Institute:

Provided that in the case of any person who is not permanently residing in India, the Central Government or the Council, as the case may be, may impose such further conditions as it may deem fit;".

Received assent on 21-10-1955
THE INDUSTRIAL DISPUTES (BANKING COMPANIES) DECISION ACT, 1955

(41 OF 1955)

AN ACT

to provide for the modification of the decision of the Labour Appellate Tribunal, dated the 28th day of April, 1954, in accordance with the recommendations of the Bank Award Commission and for giving effect to the award accordingly.

BE it enacted by Parliament in the Sixth Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Industrial Disputes (Banking Companies) Decision Act, 1955.
- 2. Definitions.—In this Act, unless the context otherwise requires,—
 - (a) "appellate decision" means the decision of the Labour Appellate Tribunal, dated the 28th day of April, 1954, in the matter of the appeals filed before it against the award of the All-India Industrial Tribunal (Bank Disputes), Bombay;
 - (b) "award" means the award of the All-India Industrial Tribunal (Bank Disputes), Bombay, constituted by the notification of the Government of India in the Ministry of Labour No. S.R.O. 35, dated the 5th day of January, 1952;
 - (c) "Bank Award Commission" means the person appointed by the Resolution of the Government of India in the Ministry of Labour No. LR. 100(9)/55, dated the 25th day of February, 1955, to enquire into and report upon the terms of reference specified in the Resolution of the Government of India in the Ministry of Labour No. LR. 100(56)/54, dated the 17th day of September, 1954;
 - (d) "modification order" means the order of the Government of India in the Ministry of Labour No. S.R.O. 2732, dated the 21th day of August, 1954, modifying the appellate decision under section 15 of the Industrial Disputes (Appellate Tribunal) Act, 1950 (XLVIII of 1950).
- 3. Appellate decision to have effect subject to the modifications recommended by the Bank Award Commission.—The appellate decision shall have effect as if the modifications recommended in Chapter X1 of the Report of the Bank Award Commission, dated the 25th day

of July, 1955, had actually been made therein and the appellate decision as so modified shall be the decision of the Appellate Tribunal within the meaning of the Industrial Disputes (Appellate Tribunal) Act, 1950 (XLVIII of 1950) and the award shall have effect accordingly.

- 4. Duration of the award.—Notwithstanding anything contained in the Industrial Disputes Act, 1947 (XIV of 1947) or Industrial Disputes (Appellate Tribunal) Act, 1950, (XLVIII of 1950) the award as now modified by the decision of the Appe'late Tribunal in the manner referred to in section 3 shall remain in force until the 31st day of March, 1959.
 - 5. Modification order to have no effect except in certain cases.—The provisions of the modification order shall not have, and shall be deemed never to have had, any force or effect except in so far as any of such provisions has become incorporated in the award by reason of the provisions contained in section 3.
 - 6. Power to remove difficulties.—(1) If in the opinion of the Central Government any difficulty or doubt has arisen as to the interpretation of any provision of the award as now modified by the decision of the Appellate Tribunal in the manner referred to in section 3, it shall refer for decision the matter in respect of which such difficulty or doubt has arisen to a single member of the Labour Appellate Tribunal constituted under the Industrial Disputes (Appellate Tribunal) Act, 1950 (XLVIII of 1950) or to such Industrial Tribunal constituted under the Industrial Disputes Act, 1947 (XIV of 1947) as it may, by notification in the Official Gazette, specify in this behalf.
 - (2) The tribunal to which such matter is referred shall, after giving the parties a reasonable opportunity of being heard, decide such matter and its decision shall be final and binding on all such parties.

Received Assent on 22-10-55

THE PRIZE COMPETITIONS ACT, 1955

(42 of 1955)

AN ACT

to provide for the control and regulation of prize competitions

Whereas it is expedient to provide for the control and regulation of prize competitions;

AND WHEREAS the Legislatures of the States of Andhra, Bombay, Madras Orissa, Uttar Pradesh, Hyderabad, Madhya Bharat, Patiala and East Punjab States Union and Saurashtra have passed resolutions in terms of clause (1) of article 252 of the Constitution in relation to

the above mentioned matter and matters ancillary thereto in so far as such matters are matters enumerated in List II in the Seventh Schedule to the Constitution;

Be it enacted by Parliament in the Sixth Year of the Republic of India as follows:—

- 1. Short title, extent and commencement.—
 (1) This Act may be called the Prize Competitions Act, 1955.
- (2) It extends to the States of Andhra, Bombay, Madras, Orissa, Uttar Pradesh, Hyderabad, Madhya Bharat, Patiala and East Punjab States Union and Saurashtra and all Part C States.
- (3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
- 2. Definitions.—In this Act, unless the context otherwise requires,—
 - (a) 'licensing authority' means any officer or authority appointed by the State Government, by notification in the Official Gazette, for the purpose of granting licences under this Act;
 - (b) 'money' includes a cheque, postal-order or money-order;
 - (c) 'prescribed' means prescribed by rules made under this Act;
 - (d) 'prize competition' means any competition (whether called a cross-word prize competition, a missing-word prize competition, a picture prize competition or by any other name) in which prizes are offered for the solution of any puzzle based upon the building up, arrangement, combination or permutation, of letters, words or figures.
- 3. Interpretation.—For the purposes of this Act,—
 - (a) references to printing shall be construed as including references to writing and other modes of representing or reproducing letters, words or figures in a visible form; and
 - (b) documents or other matters shall be deemed to be distributed if they are distributed to persons or places within or outside the territories to which this Act extends and the word 'distribution' shall be construed accordingly.
- 4. Prohibition of prize competitions where the prize offered exceeds one thousand rupees a month. No person shall promote or conduct any prize competition or competitions in which the total value of the prize or prizes (whether in cash or otherwise) to be offered in any month exceeds one thousand rupees; and in every

prize competition, the number of entries shall not exceed two thousand.

- 5. Licensing of prize competitions where the prize offered does not exceed one thousand rupees a month.—Subject to the provisions of section 4, no person shall promote or conduct any prize competition or competitions in which the total value of the prize or prizes (whether in cash or otherwise) to be offered in any month does not exceed one thousand rupees unless he has obtained in this behalf a licence granted in accordance with the provisions of this Act and the rules made thereunder.
- 6. Licences for prize competitions.—(1) Every person desiring to obtain a licence referred to in section 5 shall make an application in writing to the licensing authority in such form and manner as may be prescribed.
- (2) On the receipt of such application, the licensing authority, after making such inquiry as it considers necessary, shall, by order in writing, either grant the licence or refuse to grant the licence.
- (3) Where the licensing authority refuses to grant a licence it shall record a brief statement of the reasons for such refusal and furnish a copy thereof to the applicant.
- (4) The fees on payment of which, the period for which, the conditions subject to which, and the form in which, a licence may be granted shall be such as may be prescribed.
- 7. Promoters of prize competitions to keep accounts and submit the same to the licensing authority.—Every person who promotes or conducts a prize competition in accordance with the provisons of this Act and the rules made thereunder shall keep accounts relating to such competition and submit to the licensing authority a statement of accounts in such form and at such intervals as may be prescribed.
- 8. Power to cancel or suspend licences.—
 (1) The licensing authority may, after giving the holder of any licence under this Act a reasonable opportunity of being heard, cancel or suspend the licence on any one or more of the following grounds, namely:—
 - (a) that there has been a breach of any of the conditions subject to which the licence was granted;
 - (b) that the holder of the licence has contravened any of the provisions of section 7.
- (2) Whenever a licence is cancelled or suspended the licensing authority shall record a brief statement of the reasons for such cancellation or suspension and furnish a copy thereof to the person whose licence has been cancelled or suspended.

- 9. Penalty for promoting or conducting any prize competition in contravention of the provisions of section 4 and 5.—If any person promotes or conducts any prize competition in contravention of the provisions of section 4 or section 5, he shall be punishable with imprisonment for a term which may extend to three months, or with fine which may extend to one thousand rupees, or with both.
- 10. Penalty for failure to keep and submit accounts.—If any person liable under section 7 to keep accounts or to submit statements of accounts fails to keep accounts or to submit statements of accounts as required by that section or keeps accounts or submits statements of accounts which are false and which he either knows or believes to be false or does not believe to be true, he shall be punishable with imprisonment for a term which may extend to one month, or with fine which may extend to five hundred rupees, or with both, but nothing contained in this section shall affect the provisions contained in section 8.
- 11. Penalty for other offences in connection with prize competitions.—If any person with a view to the promotion or conduct of any prize competition except in accordance with the provisions of a licence under this ct or in contravention of the provisions of this Act or in connection with any prize competition promoted or conducted except in accordance with such provisions—
 - (a) prints or publishes any ticket, coupon or other document for use in the prize competition; or
 - (b) sells or distributes or offers or advertises for sale or distribution, or has in his possession for the purpose of sale or distribution any ticket, coupon or other document for use in the prize competition; or
 - (c) prints, publishes or distributes, or has in his possession for the purpose of publication or distribution,—
 - (i) any advertisement of the prize competition, or
 - (ii) any list (whether complete or not) of prize winners in the prize competition, or
 - (iii) any such matter descriptive of, or otherwise relating to, the prize competition as is calculated to act as an inducement to persons to participat in that prize competition or any other prize competition; or
 - (d) brings, or invites any person to send, into the territories to which this Act extends, for the purpose of sale or distribution, any ticket, coupon or other document for use in, or any advertisement of, the prize competi-

- tion; or
- (e) sends, or attempts to send, out of the territories to which this Act extends any money or valuable thing received in respect of the sale or distribution of any ticket, coupon or other document for use in the prize competition; or
- (f) uses any premises, or causes or knowingly permits any premises to be used for purposes connected with the promotion or conduct of the prize competition; or
- (g) causes or procures or attempts to procure any person to do any of the above-mentioned acts,

he shall be punishable with imprisonment for a term which may extend to three months, or with fine which may extend to five hundred rupees, or with both.

12. Offences by Corporations.—(1) If any person guilty of an offence under this Act is a company, every person who, at the time the offence was committed, was in charge of, and was responsible to, the company, as well as the company, shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment provided in this Act if he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where an offence under this Act has been committed with the consent or connivance of, or is attributable to gross neglect on the part of, any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section,—

- (a) 'comp ny' means a body corporate and includes a firm or other association of individuals; and
- (b) 'director' in relation to a firm means a partner in the firm.
- 13. Power of Ecensing authority to call for and inspect accounts and documents.—The licensing authority may—
- (a) require any person promoting or conducting a prize competition to produce before it the accounts and other documents kept by such person or to furnish

- to it such other information relating to the prize competition as it may require;
- (b) inspect at all reasonable times the accounts and other documents kept by such person.
- 14. Power of entry and search.—(1) It shall be lawful for any police officer not below the rank of sub-inspector authorised by the State Government in this behalf by general or special order in writing,—
 - (a) to enter, if necessary by force, whether by day or night, with such assistants as he considers necessary, any premises which he has reason to suspect are being used for purposes connected with the promotion or conduct of any prize competition in contravention of the provisions of this Act;
 - (b) to search the premises and the persons whom he may find therein;
- (c) to take into custody and produce before a magistrate all such persons as are concerned or against whom a reasonable complaint has been made or credible information has been received or a reasonable suspicion exists of their having been concerned with the user of such premisses for purposes connected with, or with the promotion or conduct of, any prize competition in contravention of the provisions of this Act; and
- (d) to seize all things found therein which are intended to be used or reasonably suspected to have been used in connection with such prize competition.
- (2) All searches under this section shall be made in accordance with the provisions of the Code of Criminal Procedure, 1898. (V of 1898).
- 15. Forieiture of newspapers and publications containing prize competitions.—Where any news paper or other publication cantains any prize competition promoted or conducted in contravention of the provisions of this Act or except in accordance with the provisions of a licence under this Act or any advertisement in relation thereto, the State Government may, by notification in the Official Gazette, declare every copy of the newspaper and every copy of the publication containing the prize competition or the advertisement, to be torfeited to Government.

- 16. Appeals.—Any person aggrieved by the decision of the licensing authority refusing to grant a licence or cancelling or suspending a licence may, within such time as may be prescribed, prefer an appeal to the State Government and the decision of the State Government on such appeal shall be final.
- 17. Licensing authority and other officers to be public servants.—The licensing authority and any other officer acting under this Act shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code (XLV of 1860).
- 18. Jurisdiction to try offences.—No court inferior to that of a presidency magistrate or a magistrate of the first class shall try any offence under this Act.
- 19. Protection of action taken under this Act.—No suit, prosecution or other legal proceeding shall lie against the licensing authority or any other officer of the Government for anything which is in good faith done or intended to be done under this Act or the rules made thereunder.
- 20. Power to make rules.—(1) The State Government may, by notification in the Official Gazette, and subject to the condition of previous publication, make rules for carrying out the purposes of this Act.
- (2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—
 - (a) the form and manner of application for a licence and the fees, if any, for such licence;
 - (b) the period for which, the conditions subject to which and the form in which, a licence may be granted;
 - (c) the form in which and the intervals at which statements of accounts shall be submitted to the licensing authority:
 - (d) the time within which an appeal against a decision of the licensing authority may be preferred to the State Government;
 - (e) any other matter which is to be or may be prescribed.

B. D. SHARMA,
Assi tant Secretary (Judicial).

भाग 7—भारतीय निर्वाचन-त्र्यायोग (Election Commission of India) की वैधानिक अधिपृचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिस्चनाएं।

Daily rainfall recorded in Himachal Pradesh for the month of September, 1955

and

Statements showing:

- (1) Return of Retail Prices prevailing at Headquarter stations, and
- (2) Prices current (wholesale) of Food-grains, etc., in the different marts of Himachal Pradesh

for the Month of May, 1955.

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Bharmaur				0.45		_	0.15	0.50	0.35					0.14		-	_	_	-
issa	_		_		0.25		0.06	0.67	0.47		—		0.08	0.17	0.02	_	_	—	–`'
Blianota	2.18	_	0.12	0.40		-	_	0.48	-			-	1.35	0.06		_	—	-	
sirmur Jahan						1 80	0.63	R	0.45	R] _	R	0.43	3	2.18			_	_
_	0.24		0.53		0.14		0.45		0.98			10	2.17		2.10				_
lenka	0.03		0.35	R	0.05	0.20	1.40	2.3	0.47	0.04	-	-	0.04	1 0.03			-	-	0.04
achhad	R		0.06		R	0.35	2.25	1.09	0.30	—	-	-	R	R	0.37	7 ~	-	-	_
)haula- .uan	10.15	0.27	0.75	0.06	j —	0.51	0.51	1.20	0.70); —	-	-	1.14) —	0.20	y —	-		-
ilaspur								:											' ,
ilaspur	!	. —	1.00)	!	1 —	! —	0.31	0.3	0.28	3 -	-	0.76	[0.0]	0.39	0.14	L	1_	1-5

12 20th	25 21st	pu72 23	5 23rd	55 24th	95 25th	26th	85 27th	29 28th	30 29th	30 ge(h	32 32	Number of	S Normal No.	Cy fall for the month;	S Normal rain-	Heaviest rain	Total rain- fall from 00 1-1-55 to 30-9-55	Norn al rainfall Co from 1-1-55 to 30-8-55	Remarks
0.06		0.12	0.11 R 1.20 0.16	0.74 0.71 0.80 1.25 - 0.50	1.02 1.00 0.45 0.88 - 0.50 1.00	0.50 0.21 $ 1.32$ $ 1.50$ 2.60			0.30	0.08		7 6 7 8 11 4 • 10		4.96 3.29 5.16 5.52 5.72 4.80 6.70		2.75 1.02 1.25 1.48 1.32 	32.65 29.22 36.42 42.57 52.37 40.49 53.75		
0.05 	0.08	R - 0.66 1.50 1.65 - 0.18 3.00	1.00 0.90 1.05 0.54 0.60 0.52 0.45 7.08 0.60 0.69	1.04 1.15 0.35 1.00 0.50 0.65 1.42 0.50 0.78 5.00	4.18 3.05 2.87 - 0.60 0.53 0.44 0.97 4.09 1.22 0.90	0.30	0.04		0.03	0.04 		10 7 8 8 7 12 9 7 6 20 13 14 10 8		6.56 9.20 6.13 5.57 5.28 8.05 10.85 3.03 3.63 2.10 11.06 22.20 10.90 6.93		2.10 4.18 3.05 2.87 1.75 3.10 2.60 0.65 1.42 0.52 2.10 7.08 3.45 1.20 2.00	58.38 51.50 49.04 42.48 38.28 51.71 60.63 32.21 31.23 23.62 98.35 57.14 66.68 42.84		ement.
_	_	_	0.37	0.20	1.47 0.50	_	_	_		2.12 1.50	_	12		7.41 10.43 13.80		2.12 3.20	43.20 64.47 85.88		or to admit of measurement.
_ 	_	_	0.20 0.25		R 1.60 2.10	1.50		 	_	R 1.28 0.10		11 9 10		16.70 8.48 6.44		5.00 1.60 2.10	99.27 68.01 59.71		ot to adin
_	_	-				1.91 0.40		_	_	0,17	_	8 12		6.99 5.00	-	1.91 1.05	45.12 59.34	-	-
			- 0.30 0.25	0.10 0.10 0.30	2.20	2.80						9 7 12		8.20 5.49 8.55		2.80 2.20 2.00	11.33 57.11 48.03 65.21	_ _ _	day denotes fall so slight as
_	_			0.38	0.16	1.49	_	_	0.02	_		12	<u>, </u>	9.23	<u> </u>	1.68	63.99		denot
			0.36	0.09	0.15	0.10	_		0.21	0.07 - 2.38 2.00 - 1.30		5 15 8 9 13 5		0.34 		0.07 0.42 3.05 2.30 1.57 1.30 0.47 2.18	23.40 31.84 41.05 54.76 29.98 76.11 55.03 53. 1 42.98		R. day
	R 0.20 R 0.50	_	R R R	2.85 1.04 0.84	1.20 0.91 1.19	0.90 0.45 1.09 3.38 0.85						8 11 9 8 13		8,26 10,91 8,62 9,83 8,48		2.18 2.85 2.30 3.38 1.20	53.82 67.42 59.33 60.36 57.34		
_		_	_	0.32	0.14	3 20						11		7 63		3.88	41.99		

Statement showing prices current (wholesale) of foodkrains, etc., in the different marts of the Himachal Pred

Monthly Return of Retai	l Prices p	revailing a	HEADQ	UART	ER static	ons of	distric	ts for	the 1	month	of ,	May, 1955
Commodities with var	iety	Unit			•	C	ENTI	RES	•			
			Ch	amba	Kası	ımpti	M	andi	1	Nahan		D''
1		2		3	1	4		5				Bilaspur
			<u> </u>						+	6		7
·I Cereals—		,	g	CI.	~	C13	_					
I Paddy—(Coarse)	••	Per Re.	1 -	Ch. 0	Sr.	Ch.	Sr.	Ch.	. Si		h. 8	Sr. Ch.
2 Rice—(Coarse) 3 Wheat—(White)	••	,,	3	0 2	2	0	2	8	- 2		8	2 4
4 Wheat flour—(White)	••	"	3	0	3 3	4 0	2 2	12 4	3		- 1	2 4
5 Jawar—(White)	••	"	_		_		- _	- 4:	3		4	2 2
6 Bajra 7 Barley	• •	"			_		-					
8 Ma ze	• •	* **	6 3	0 4	-	.	4	0	5			
9 Ragi		37 33		4	3	4	3 4	12 12	5	0		4 0
10 Other cereals,-		,,					4	12	-			
(i) Phullan	••	**	-			1	_		-	-	1	_
(ii) Sewal	• •	**	_		-		_		_	_		_
II. Subsidiary Food Crops—	•• 1	"	_		~		-		-	-		
1 Sweet potatoes	•• ;	**	-			- 1	-		_			
2 Tapioca 3 Papiya	:	**			-	1	-		_	~	1	_
4 Groundnut cake flour	•• ,	22 22	~		_			}	_			_
II. Pulses—					•					-		_
1 Gram—	!											
(a) Whole with skin	e-e	99	2	10	4	8	6	0	e	•	1.	
(b) Split with skin	• • "	"		8		4	5	0	6 4	0	4	: 0
(c) Whole without skin (d) Split without skin	• •	"	_	. [_			1		·	1.	_
(e) Flour	• •	"		4	3 19		3	8	4	0	3	8
2 Arbar (Tur)—	•• }	"	т 1	5	3 4	4	2	4	5	0	2	
(a) Whole with skin		,,			_	- 1						
(b) Split with skin	* *	"	_	- 1	_	- 1		1			.	_
(c) Whole without skin (d) Split without skin	••	27	-		-		-		3	0	1 :	_
3 Moong—	••	,,			2 12	3		- 1	_		2	4
(a) Who!e with skin			1 14		0 10	.		- }			}	_
(b) Split with skin	• • 1	"	- 1:		$egin{array}{ccc} 2 & 12 \ 2 & 8 \end{array}$		_		3	8	2	8
(c) Whole without skin	• •	"	_	1 '	_ 0	' { ;	3	4	3	0	2	0
(d) Split without skin		"	1 6	3 } ∶	9 0		ĺ	8	2	6	1	 14
(a) Whole with skin	ĺ	1	2 0			1				•	1	12
(b) Split with skin		99	2 0	1 4	2 12 2 4		_		3	4	2	4
(c) Whole without skin	• •	"	—	1 '	4	- 1	3	8	_		2	0
(d) Split without skin	•• 1	"	-	1 2	0		1		$egin{smallmatrix} 2 \\ 2 \end{bmatrix}$	14 0	,-	- 10
5 Masur— (a) Whole with skin	i	1					•	-	el.		1	12
(b) Split with skin	• •	"	3 4	1					5	0	2	8
(c) Whole without skin		"		3 2		1	•	0	_		-	-
(d) Split without skin		>> >>				1 4		0	4	0	_	-
Other pulses (Rong)—	j			1 4	. 0	4	. (V	_		2	4
(a) Who'e with skin	••	**	_	1	_		_	1		1	_	_
(b) Split with skin (c) Whole without skin	••	29	-	1	-		_		-		_	-
(d) Split without skin		>> >>	_		_		_					<u>.</u>
Sugar and Gur—	!								_		_	• ,
Gur—	į			}		}						
(a) Sort I (b) Sort II	•• '	"	1 8			2	12	2	2	8	2	4
		Í	1 0	2		1						
2 Sugar, refined_		27	1 _0	4	0	1	_	ł	3	U	3	8

Monthly Return of Retail Prices prevailing at HEADQUARTER stations of districts for the month of May. 1955

1		2	3	4	5	6	7
77 03							
V. Oils—							
1 Groundnut oil		man D.	Sr. Ch.	Sr. Ch.	Sr. Ch.	Sr. Ch.	Sr. C
2 Sesamum oil	• •	per Re.	_	-	0 14	-	
3 Castor oil	• •	* **	-	_	0 8	-	-
4 Mustard oil	• •	"	_				_
5 Linseed oil	••	"	0 8	0 12	0 12	0 15	-
6 Coconut oil	• •	"	_	_	1 0	_ ;	-
7 Vanaspati oil	• •	22	-			_	_
8 Other oils—	• •	"	_		0 10	0 9	_
			}				
(i) •		>>	-				_
(ii)		22	_			~	_
(iii)		**	_	_		_	
I. Fruits, Vegetables and N	luts—						
(i) Fruits—			D- 4	D- A	D- A-	TD 4	-
1 M			Rs. As.	R. A.	Rs. As.	Re, As.	Rs.
1 Mangoes	* *	per doz.		_		_	_
2 Plantains		>> '	-			_	_
3 Oranges	• •	III	-	_	1 8		_
4 Apples	• •	per seer		_	_	_	
5 Walnut	• •	,,	-		_	_	_
6 Peaches	• •	**	-	_	_	-	_
i) Vegetables—		non De	g., OI	g _n AL	Sr. Ch.	Sn Ch	e_
1 Deteter=		per Re.	Sr. Ch.	Sr. Ch.	I	Sr. Ch.	Sr
1 Potatoes	• •	>>	3 2	4 0	5 0	5 0	4
2 Onions	• •	33 .	4 0	6 0	4 0	5 0	6
3 Seed Potato	• •	,,	_	_	-		_
ii) Nuts—						•	
1 Walnuts	••	>>	-	_	_		_
2		,,	_	_		_	· —
II. Tobacco—						! !	
Leaf	• •	per lb.	_	_	_	_	? 1
III. Livestock Products—							i 1
			Sr. Ch.	Sr. Ch.	Sr. Ch.	Sr. Ch.	Sr.
1 Milk		Per Re.	2 0	1 6	2 4	2 0	_
2 Ghee (a) Agmark	••	,,	_	0 3	-	0 4	0
(b) Ungraded	•••	,,	0 4	0 3	$0 4\frac{1}{2}$	0 41	_
, ,	* -	/ "	Rs. As.	Rs. As.	Rs. As.	Rs. As.	Rs.
3 Eggs (i) A grade	• •	per doz.	2 4	-	1 14	1 14	. 1
(ii) B grade	•••	,,	1 14	_	\	1 8	1
(iii) C grade	•••	,,	1 8	_	-	1 4	L
, ,		"	Sr. Ch.	Sr. Ch.	Sr. Ch.	Sr. Ch.	Sr.
4 Mutton	• •	per Re.	_	0 8	-	-	-
K. Condiments and Spices—	_						
1 Turmeric	•		0 101	0 6	0 8	0 8	0
2 Tamarined	••	"	0 105	1 5	1 0	2 0	
	• •	"	0 6	0 5	0 8	0 10	_
3 Dry Chillies	••	>>	_ 6	_	_		-
4 5	••	>>		_	_	-	_
. Miscellaneous	••	23					
	•			8 0	5 8		8
1 Salt	••	**	6 12 Rs. As.	Rs. As.	Rs. As.	Rs. As.	Rs.
	• •	per gallon	2 4	2 2	2 4	,- ,	
2 Kerosene Oil			1	3 0	1 12	1 4	2
2 Kerosene Oil 3 Firewood		per md.	_				1
	••	-	4 8	5 0	5 0	10 0	_
3 Firewood		per md.	4 8 - 0 10				_

(ï)

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राजपत्र, हिमानल प्रदेश, 17 दिसम्बर, 19

ر

		-						÷	11/									į
III. SUGAR AND GUR-			1							1				}			1	
1 Gur—(a) Sort (i) (b) Sort (ii) 2 Sugur refined—D 24		per md	15 0 11 0 35 0	18 Q 16 Q 37 5	20 0 16 0 37 8	22 8 20 0 40 0	14 0 12 0 35 0	16 0 - 38 0	18 8 16 0 38 0	18 0 15 0 40 0	22 8 - 42 8	13 0 10 0 34 0	13 8 10 0 35 0	15 0 35 0	15 0 35 0	15 0 12 8 33 8	14 0 12 0 29 0	15 0 14 0 34 0
OIL SEEDS OILS AND CAKE—	OIL						!											
1 (i) Groundnut— (a) Unshelled (b) Machine shelled (ii) Groundnut oil (iii) Groundnut 2 (i) Seassmum—	••	>> >> >> >>				-			20 0 52 0		<u>-</u> 50 0	15 0 - 42 0				12 0 11 0 —	=======================================	=
(a) White (b) Black (ii) Seasamum oil (iii) Seasamum oil cake 3 (i) Castor seed—	••	" "	19 0 - - -		- - -	-	45 0 - -	50 0	45 0 50 0 65 0 20 0	= =		24 0 	27 8 			15 0 14 0 38 0	8 0 40 0	_
(ii) Castor oil (iii) Castor oil cake 4 (i) Rape and mustard—	••	"	_	=	_	-	_	_	_	=	_		_	=	_	_	=	_
(a) White (b) Yellow (ii) Mustard oil (iii) Mustard oil cake 5 (i) Linseed—	••	"	_ _ _	19 0 63 0 	= =	50 0 65 0 16 0	$\begin{array}{cccc} -&&&\\ 22&0\\ 50&0\\ 10&0 \end{array}$	50 0	$\begin{bmatrix} - & & & \\ 20 & 0 & \\ 51 & 8 & \\ 18 & 0 & \end{bmatrix}$	60 0	64 0	$\begin{array}{c cccc} 22 & 0 \\ - & \\ 58 & 0 \\ 12 & 0 \\ \end{array}$	18 0 	40 0	15 0 50 0 	14 0 14 0 39 0 9 8	45 0	50 0
(a) Brown bold (b) Brown small (ii) Linseed oil (iii) Lin eed oil cake 6 Toria—	•••	,, ,,	- - - -	20 0	-			-	- - - - -			$ \begin{array}{c cccc} 16 & 0 \\ - & & \\ 40 & 0 \\ 7 & 0 \\ - & & \\ \end{array} $	12 0 	1111	1111	- - - 18 0	14 0	=
7 (i) Cocoanut— (a) Nuts (b) Copra (ii) Cocoanut oil (iii) Cocoanut oil cake 8 Other Oil Seed—	••	1000 per md				-	250 0 	250 0	500 0 80 0 110 0	- - -	160 0	- -	- - -		1111		110 0	
(i) Niger seed (ii) Til seed 9 Vegetable oil 10 Other Oils—Banaspati (l) (ii)	••	"	=				70 0	70 0	80 0		80 0	50 0		=	65 0	80 0	60 0	=
			'		'					·								•

•	
Statement showing prices current (wholesale) of foodgrains.	etc., in the different marts of the Himachal Pradesh State for the monht of May, 1955 -Contd.

1	:		2	3	4 P a	5 P	6 Rs a	7 .Rs. a.	8 R. a.	9 Ps. a.	10 Rs. a.	11 Rs. a.	12 Rs. a.	13 Rs. a.	11 R. a.	15 Rs. a.	16 Rs. a.	17 Rs. a.	18 Rs. a.
FRUITS, VEGETABL	E ANI	o		10 . 10.	10.4.	ı. a.	100,00	1				1					1		
(i) Fruits—			rer							Ì			1	i				1	
1 Mangoes			gross		-	_	. —	1	-				1		:				_
2 Plantains			"			1 -		-	_	_			12 0	_	_			=	i —
3 Oranges			**			-	-		-				12 0	_	_				
4 Dates			"		_		-		-	_				_	_	_	_		_
5 Cashew Karna's			**	_	-	_			_					_		_	_		
6		••	,,	-	-	-	-	-	-							_			_
(ii) Vegetables—		12			-0.0		0.0	9 0	12 0	10) -	12 8	9 0	9 0	7 8	10 0	8 0	7 0	9 0
1 Potatoes			p er m d	9 0	10 0				12 0			15	12 0	8 0	4 0	7 8		3 0	7 0
2 Opions		[**	6 4	7 8	- 10 (1	0	, _	10	12	_	_	1-	-	1 -	-
3 Seed Potato		••	37	-	_	-		-	-	1 _					_				
4			**	-	\ —	-	_	-	-	1	1 -	}	-		į				1
(iii) Nuts—		1			1					_	1_			\ _	_	_	-	_	_
1 Cashewnuts			29	-	_	-	-	-	-								_	-	_
2		• •	,,		-	-	-	-	-	-							-		
VI. FIBRES—		-	1		ļ	Ì				1		}	}	}		1	}	}	1
1 (i) Cotton—					1	}	{		1	1	1			55 0	_	1	_		_
(a) Kapas			,,,	55 0		-		_		-	-	-		30 0					
(b) Lint			37	50 0		-	_		_	-	-	.			_	_	8		, _
(c) Seed			22	9 0	-	-	-	12 0	-	1 -			-	_			0 '		/
2 Jute loose—					1	Ì	l	ļ		1			-	-	1	1	1	1	
(a)White—			1		ļ	{	(1			1 _	_	1	_	_	1	_
(a) Ton			,,	1 —		\ -	-	-	-	-	-		\ _						
(b) Middle			,,	<u> </u>	\ -		-		-	-	-			_					
(c) Bottom			,,,		-	-		~	-	1 —	-	- -	1 -	-	-	-	_	-	
(b) Tossa—			1		1	1	1				1	1	-	_	1 _		-		_
(a) Top	*		,,	-	-	1 -	1 —	-	-	1	-					_	_		_
(b) Middle			1	-	1 -	_	_		-	,	-	1	_	\ _		-			
(c) Bottom				_			\	_	1 -	-	-	- ~		-		-			
Pacca bailed jute—			\ "			-	-		-	1	}))		\ _	1 _	_		1 _
racca balled just			per		-	1 -	-	-	-	-							_	_	
(a) Lightenings			2 .3		-	1 -	-	\ ~	-	-	Į.		-	1			_	_	
(b) 1st mills		•	1400 1		-		1 -		-	. -	. -	-	-	-	_	-	-	_	
(c) 1st exports		• •	1230 .			:			-	1		ļ	'	}	_		_		
3 Sunhemp-				1 _	_	_					- -	1	1	-	ſ	-	ì	1	-
(a) Top		• •	-	-	_				-	-	1	i	1	_	-	-	-		_
(b) Middle		• •	1	_	_				-	-	- -	-	· -		_		-	-	-
(c) Bottom		• •	. ,,										1			1			
4 Mesta-				_		_	.	.	-	· -	- -	- -	.	-		-	-	_	_
(a) Top		•	• } >>)			1 -	-	- -	-	. -	-		-	_	-) —
(b) Middle		•	. } ,,	. -			. _	.			- -	-	. -	-	-	1 -	1 -	/ —	´
(c) Bottom			. ,,,	-	1 -	1	1			1		•		•					

٢.

VII TOBACCO—		1 1		1	1			1	i		1	1	1	1				1	1
Country-		(c) .			1													1	
(i) Leaf		p er md	70 0	100 0	30 0	55 0) .	_	90 0	_	50 0	60 0	45 0		40 0		_		ı
(ii) Pulah		,,	_	_		-		_	45 0	-				_		40 0	-		1
(b) Virginia—											1 1								Ï
(i) Leaf		,,		_	40	-		-								_		-	1
(ii) Pulah		,,	_	_	<u> </u>			—	_	_	-	·—	_		_	_		_	
VIII LIVESTOCK—									}										1
1. Work cattle—														10					
(i) Work bullocks—		per									000 0	100.0		150 0		500 0	450 0	_	
(a) Class I		head.	150 0	90 0	90 0	100 0	_	100 0	100 0	_	200 0	160 0	_	100 0	_	200 0	300 0		1
(b) Class II		>>	75 0	70 0	70 0	6 0 0		_	80 0		100 0	100 0	_	100 0	_	200 0	300 0		
(ii) Buffa'o bul!s—	- 1	2	#0.0			50.0		200 0	150.0		450 0	60 0	_	50 0				_	
(a) Cass I	• •	23	50 0	70 0	50 0	50 0	_	600 0	150 0	-	400 0	40 0	_	40 0	_		_	_	
(b) Class II		>>	30 0		40 0	30 0		500 0	100 0	_	400 0	40 0	_	10 0					ļ
2 Milch Cattle—	į	1		1															1
(i) Cows—			150.0	00.0	00.0	150.0		100 0	100 0		150 0	100 0	_	75 0		150 0	90 0	_	
(a) Class I (b) Class II		**	150 0 80 0	90 0 70 0	80 0 60 0	150 0 60 0	_		85 0	_	100 0	75 0	_	60 0		50 0	85 0	-	Ï
(ii) Buffaloe —		"	80 0	100	•00	00 0	_		00 0		1000	,00				i			ľ
(a) Class I			300 0	250 0	250 ()	400 0	-		500 0	_	450 0	300 0	_	200 0		300 0	350 0	—	ŀ
(b) Class II		>>	170 0	200 0	200 0	300 0		_	350 0		400 0	150 0	_	150 0		150 0	250 0	_	
(iii) Sheep	• •	per	170 0	500 0	230 0	240 0	_		500 0		₹00 0	_		- 1	- '	-	250 0	-	
IX LIVESTOCKS PRODUCTS—	••	score	_	500 0	230 0	2100			0000										
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Statement showing	prices curren	t (whol	esale) of	foodgrai	ns, eto.,	in the	dif	ferent mar	ts of th	e Himacha	l Prades	h State fo	or the m	onth of N	Tav 195	5 Con	าล
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XI. CONDIMENTS AND SPICES - 1 Turmeric	8 1 8 -	1		1	_	_	-	-	_	-	-	_	-					(6)
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1 Timber foot												i						XII. MISCELLANEOUS—
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